## REMARKS

Claims 1-11 are pending in the application. It is gratefully acknowledged that Claims 5 and 6 contain allowable subject matter and would be allowable if rewritten to include the subject matter of the base claim and any intervening claims. The Examiner has objected to the drawings under 37 C.F.R §1.83(a) as not showing every feature of the invention specified in the claims. The Examiner has rejected Claim 11 under 35 U.S.C. §112, second paragraph, as being indefinite. The Examiner has rejected Claims 1-4 and 7-11 under 35 U.S.C. §102(a) as being anticipated by Pronk (International Publication No. WO 03/5767).

In the Office Action, the Examiner has stated that no priority document has been filed for this application. However, a certified copy of Korean Application No. 2003-7705 was filed on February 4, 2004. Accordingly, it is respectfully requested that the Examiner acknowledge receipt of the priority documents filed with the application. A copy of the return receipt postcard bearing the US Patent Office Mail Room stamp is enclosed showing receipt of the priority document, and a copy of the Transmittal of Priority Document and the cover page of Korean Application Serial No. 2003-7705 are enclosed.

Claims 10 and 11 are cancelled without prejudice.

Regarding the use of trademark BLUETOOTH, the Examiner stated that this should be capitalized wherever it appears and be accompanied by generic terminology. However, M.P.E.P. §608.01(v) Trademarks and Names Used in Trade states that "Capitalize each letter of the word in the bracket or include a proper trademark symbol, such as <sup>TM</sup> following the word". It is respectfully submitted that in this application, the trademark Bluetooth has been noted with a proper trademark symbol as "Bluetooth<sup>TM</sup>".

With regards to the objection to the drawings, the Examiner asserts that the "module" in Claim 10 and the "BLUETOOTH module" in Claim 11 must be shown in the drawings, or these claims should be cancelled. As indicated above, Claims 10 and 11 are cancelled. Accordingly, it is respectfully submitted that the objection be withdrawn.

Regarding independent Claim 1, the Examiner states that Pronk discloses all of the elements of the claims. Pronk discloses a foldable hook 10 having a first member 15 rotatably connected to a housing 40 about rotation axes B and C, and a second member 20 rotatably connected to the first member 15 about rotation axis A. More particularly, Pronk discloses the first member 15 directly connected to the housing 40 of the hook 10 without a rotation housing about rotation axes B and C. The second member 20 rotatably connected to the first member 15 at the rotation axis A is not perpendicular to the rotation axis B, contrary to that recited in Claim 1. Claim 1 recites, among other elements, "a rotating housing rotatably attached to the main housing, the rotating housing being rotatable about the first hinge axis; a connecting member having a second hinge axis, the second hinge axis being spaced apart from the first hinge axis; and a hanging member having a third hinge axis, the third hinge axis being perpendicular to the second hinge axis." Pronk does not disclose a rotating housing rotatably attached to the main housing, the second hinge axis being spaced apart from the first hinge axis and the third hinge axis being perpendicular to the second hinge axis being spaced apart from the first hinge axis and the third hinge axis being perpendicular to the second hinge axis. Accordingly, it is respectfully submitted that the rejection under 35 U.S.C. § 102(a) be withdrawn.

Dependent Claims 2-9 are also believed to be in condition for allowance due to their dependence upon independent Claim 1.

In view of the preceding amendments and remarks, it is respectfully submitted that all pending claims herein, namely Claims 1-9, are in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicant's attorney at the number given below.

Respectfully submitted,

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